

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F048646 In re Raymond H., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F048646 In re Raymond H., a Minor

All orders from which Ronnie appeals are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048526 In re Juan C., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F048526 In re Juan C., a Minor

The judgment is affirmed with modifications.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F047332 People v. Rubio

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

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F047332 People v. Rubio

The judgment is affirmed. Ardaiz, P.J.

We concur: Vartabedian, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049665 Lisa K. v. The Superior Court of Merced County; Merced County Human Services Agency

Petitioner has failed to file a petition for extraordinary writ. Therefore, the above-entitled case is dismissed as abandoned.

F046316 People v. Gutierrez

The judgment is affirmed. There is, however, an error in the abstract of judgment. The abstract indicates that a conviction appellant suffered in 1999, for which he was then placed on probation, and for which a consecutive eight-month sentence was imposed at sentencing here, was a conviction for transportation of a controlled substance (Health & Saf. Code, sec. 11379). In fact, however, that conviction was for possession of a controlled substance (Health & Saf. Code, sec. 11377). While the eight-month consecutive sentence is correct, the listed crime is not. The trial court is directed to correct the abstract of judgment and forward corrected copies to the appropriate agencies. Dawson, J.

We concur: Harris, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049232 In re Fernando L., a Minor

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F046427 People v. DeLaney

Appellant's petition for rehearing filed herein is denied.

F049834 In re Emilia S. et al., Minors

F049871 In re Emilia S. et al., Minors

On its own motion and after notice to the parties, the court orders the captioned matters consolidated for purposes of decision.

IN THE

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Fifth Appellate District

F049036 In re Star R., a Minor

The juvenile court's findings and orders subsequent to, and including, the November 22, 2004, dispositional hearing is reversed and the matter remanded to the juvenile court with directions to conduct a new dispositional hearing, preceded by a competency hearing to determine whether the mother requires a guardian ad litem. Remittitur shall issue forthwith.

F046342 People v. Smith

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F046603 Brown et al. v. Bank of Visalia, Inc. et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F047043 People v. Warsinger

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F049455 People v. Delgadillo
F049682

On its own motion and after notice to the parties, the court orders the captioned matters consolidated for purposes of decision.